Commissioner for Patents United States Patent and Trademark Office P.O. Box 1450 Alexandria, VA 22313-1450

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BUCHANAN, INGERSOLL & ROONEY PC POST OFFICE BOX 1404 ALEXANDRIA VA 22313-1404

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OFFICE OF PETITIONS

In re Application of Gustafson, et al.

Application No. 10/655,344 : DECISION

Filing Date: 5 September, 2003

Attorney Docket No.: J018798-175

This is a decision on the petition filed on 13 September, 2006, as a request to withdraw the holding of abandonment and so considered under 37 C.F.R. §1.181.

For the reasons set forth below, the petition considered under 37 C.F.R.§1.181 is **GRANTED**.

NOTES:

Monitoring of the status of applications on PAIR can inform one's management of application responses and provide an indication when mailings of Office actions should be expected.

Status Inquiries filed at three (3) or four (4) month intervals provide a demonstration of diligence and attention in supporting a petition seeking relief under 37 C.F.R. §1.181.

The record reflects that:

- Applicant failed to reply timely and properly to the Notice of Allowance and Fees Due mailed on 31 March, 2006, with reply due under a non-extendable deadline on or before 21 June, 2006;
- the instant application went abandoned after midnight 21 June, 2006;
- a Supplemental Notice of Allowance was mailed on 30 August, 2006;
- the instant petition was filed before the Office mailed the formal Notice of Abandonment;
- on 13 September, 2006, Petitioner filed the instant petition, and indicated therein that the Notice of Allowance was not received, a search of his records reflects no receipt of the document or presence of the document, and, moreover, the Office record reflects that the Notice of Allowance was returned to the Office by the U.S. Postal Service (USPS), and therefore could not have been received by Petitioner.

Petitioner is correct that Office records reflect that the Notice of Allowance was returned as undelivered.

Out of an abundance of caution, Petitioners always are reminded that:

- the filing of a petition under 37 C.F.R. §1.181 does not toll any periods that may be running any action by the Office and a petition seeking relief under the regulation must be filed within two (2) months of the act complained of (see: 37 C.F.R. §1.181(f)); and
- those registered to practice *and* all others who make representations before the Office are reminded to inquire into the underlying facts of representations made to the Office and support averments with the appropriate documentation—since all owe to the Office the continuing duty to disclose.¹

¹ See supplement of 17 June, 1999. The Patent and Trademark Office is relying on petitioner's duty of candor and good faith and accepting a statement made by Petitioner. See Changes to Patent Practice and Procedure, 62 Fed. Reg. at 53160 and 53178, 1203 Off. Gaz. Pat. Office at 88 and 103 (responses to comments 64 and 109)(applicant obligated under 37 C.F.R. §10.18 to inquire into the underlying facts and circumstances when providing statements to the Patent and Trademark Office).

Specifically, the regulations at 37 C.F.R. §10.18 provide:

^{§ 10.18} Signature and certificate for correspondence filed in the Patent and Trademark Office.

⁽a) For all documents filed in the Office in patent, trademark, and other non-patent matters, except for correspondence that is required to be signed by the applicant or party, each piece of correspondence filed by a practitioner in the Patent and Trademark Office must bear a signature by such practitioner complying with the provisions of §1.4(d), §1.4(e), or § 2.193(c)(1) of this chapter.

⁽b) By presenting to the Office (whether by signing, filing, submitting, or later advocating) any paper, the party presenting such paper, whether a

STATUTES, REGULATIONS AND ANALYSIS

Congress has authorized the Commissioner to "revive an application if the delay is shown to the satisfaction of the Commissioner to have been "unavoidable." 35 U.S.C. §133 (1994).²

The regulations at 37 C.F.R. §1.137(a) and (b) set forth the requirements for a petitioner to revive a previously unavoidably or unintentionally, respectively, abandoned application under this congressional grant of authority. The language of 35 U.S.C. §133 and 37 C.F.R. §1.137(a) is clear, unambiguous, and without qualification: the delay in tendering the reply to the outstanding Office action, as well as filing the first petition seeking revival, must have been unavoidable for the reply now to be accepted on petition.³

practitioner or non-practitioner, is certifying that-

increase in the cost of prosecution before the Office;

(1) Holding certain facts to have been established;

(2) Returning papers;

(3) Precluding a party from filing a paper, or presenting or contesting an issue;

(4) Imposing a monetary sanction;

(5) Requiring a terminal disclaimer for the period of the delay, or

(6) Terminating the proceedings in the Patent and Trademark Office.

(d) Any practitioner violating the provisions of this section may also be subject to disciplinary action. See § 10.23(c)(15). [Added 50 FR 5175, Feb. 6, 1985, effective Mar. 8, 1985; para. (a) revised, 58 FR 54494, Oct. 22, 1993, effective Nov. 22, 1993; paras. (a) & (b) revised, paras. (c) & (d) added, 62 FR 53131, Oct. 10, 1997, effective Dec. 1, 1997; para. (a) revised, 69 FR 56481, Sept. 21, 2004, effective Oct. 21, 2004]

² 35 U.S.C. §133 provides:

35 U.S.C. §133 Time for prosecuting application.

Upon failure of the applicant to prosecute the application within six months after any action therein, of which notice has been given or mailed to the applicant, or within such shorter time, not less than thirty days, as fixed by the Commissioner in such action, the application shall be regarded as abandoned by the parties thereto, unless it be shown to the satisfaction of the Commissioner that such delay was unavoidable.

⁽¹⁾ All statements made therein of the party's own knowledge are true, all statements made therein on information and belief are believed to be true, and all statements made therein are made with the knowledge that whoever, in any matter within the jurisdiction of the Patent and Trademark Office, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact, or makes any false, fictitious or fraudulent statements or representations, or makes or uses any false writing or document knowing the same to contain any false, fictitious or fraudulent statement or entry, shall be subject to the penalties set forth under 18 U.S.C. 1001, and that violations of this paragraph may jeopardize the validity of the application or document, or the validity or enforceability of any patent, trademark registration, or certificate resulting therefrom; and

⁽²⁾ To the best of the party's knowledge, information and belief, formed after an inquiry reasonable under the circumstances, that — (i) The paper is not being presented for any improper purpose, such as to harass someone or to cause unnecessary delay or needless

⁽ii) The claims and other legal contentions therein are warranted by existing law or by a nonfrivolous argument for the extension, modification, or reversal of existing law or the establishment of new law;

⁽iii) The allegations and other factual contentions have evidentiary support or, if specifically so identified, are likely to have evidentiary support after a reasonable opportunity for further investigation or discovery; and

⁽iv) The denials of factual contentions are warranted on the evidence, or if specifically so identified, are reasonably based on a lack of information or belief.

⁽c) Violations of paragraph (b)(1) of this section by a practitioner or non-practitioner may jeopardize the validity of the application or document, or the validity or enforceability of any patent, trademark registration, or certificate resulting therefrom. Violations of any of paragraphs (b)(2)(i) through (iv) of this section are, after notice and reasonable opportunity to respond, subject to such sanctions as deemed appropriate by the Commissioner, or the Commissioner's designee, which may include, but are not limited to, any combination of —

Therefore, by example, an <u>unavoidable</u> delay in the payment of the Filing Fee might occur if a reply is shipped by the US Postal Service, but due to catastrophic accident, the delivery is not made.

Delays in responding properly raise the question whether delays are unavoidable.⁴ Where there is a question whether the delay was unavoidable, Petitioners must meet the burden of establishing that the delay was unavoidable within the meaning of 35 U.S.C. §133 and 37 C.F.R. §1.137(a).⁵ And the Petitioner must be diligent in attending to the matter.⁶ Failure to do so does not constitute the care required under <u>Pratt</u>, and so cannot satisfy the test for diligence and due care.

(By contrast, <u>unintentional</u> delays are those that do not satisfy the very strict statutory and regulatory requirements of unavoidable delay, <u>and</u> also, by definition, are not intentional.⁷))

Allegations as to the Request to Withdraw the Holding of Abandonment

The courts have determined the construct for properly supporting a petition seeking withdrawal of a holding of abandonment.⁸

Allegations as to the Request to Withdraw the Holding of Abandonment

The courts have determined the construct for properly supporting a petition seeking withdrawal of a holding of abandonment. (See: the commentary at MPEP §711.03(c). (10)

A. Petition To Withdraw Holding of Abandonment Based on Failure To Receive Office Action

In Delgar v. Schulyer, 172 USPQ 513 (D.D.C. 1971), the court decided that the Office should mail a new Notice of Allowance in view of the evidence presented in support of the contention that the applicant's representative did not receive the original Notice of Allowance. Under the reasoning of Delgar, an allegation that an Office action was never received may be considered in a petition to withdraw the holding of abandonment. If adequately supported, the Office may grant the petition to withdraw the holding of abandonment and remail the Office action. That is, the reasoning of Delgar is

⁴ <u>See</u>: Changes to Patent Practice and Procedure; Final Rule Notice, 62 Fed. Reg. at 53158-59 (October 10, 1997), 1203 Off. Gaz. Pat. Office at 86-87 (October 21, 1997).

⁵ See: <u>In re Application of G</u>, 11 USPQ2d 1378, 1380 (Comm'r Pats. 1989).

⁶ See: Diligence in Filing Petitions to Revive and Petitions to Withdraw the Holding of Abandonment, 1124 Off. Gaz. Pat. Office 33 (March 19, 1991). It was and is Petitioner's burden to exercise diligence in seeking either to have the holding of abandonment withdrawn or the application revived. See 1124 Off. Gaz. Pat. Office supra.

Therefore, by example, an <u>unintentional</u> delay in the reply might occur if the reply and transmittal form are <u>to be</u> prepared for shipment by the US Postal Service, but other pressing matters distract one's attention and the mail is not timely deposited for shipment.

⁸ See: Delgar v. Schulyer, 172 USPQ 513 (D.D.C. 1971).

⁹ <u>See</u>: <u>Delgar v. Schulyer</u>, 172 USPQ 513 (D.D.C. 1971).

¹⁰ The commentary at MPEP §711.03(c) provides:

Moreover, the regulations at 37 C.F.R. §1.181 require that Petitioner seek relief under the Rule within two (2) months of the act complained of.

Petitioner appears to have satisfied the "showing" and "timing" requirements described above.

CONCLUSION

It appears that Petitioner has satisfied the burdens set forth in <u>Delgar v. Schulyer</u>, and the petition as considered under 37 C.F.R. §1.181 is **granted**.

Because it appears that the Petitioner has paid and the Office has received the fees due pursuant to the Notice of Allowance, the instant application is released to Publications Branch to be processed into a patent in due course.

While telephone inquiries regarding this decision may be directed to the undersigned at (571) 272-3214, it is noted that all practice before the Office is in writing (see: 37 C.F.R. §1.2¹¹) and the proper authority for action on any matter in this regard are the statutes (35 U.S.C.).

applicable regardless of whether an application is held abandoned for failure to timely pay the issue fee (35 U.S.C. 151) or for failure to prosecute (35 U.S.C. 133). To minimize costs and burdens to practitioners and the Office, the Office has modified the showing required to establish nonreceipt of an Office action. The showing required to establish nonreceipt of an Office communication must include a statement from the practitioner stating that the Office communication was not received by the practitioner and attesting to the fact that a search of the file jacket and docket records indicates that the Office communication was not received. A copy of the docket record where the nonreceived Office communication would have been entered had it been received and docketed must be attached to and referenced in practitioner's statement. For example, if a three month period for reply was set in the nonreceived Office action, a copy of the docket report showing all replies docketed for a date three months from the mail date of the nonreceived Office action must be submitted as documentary proof of nonreceipt of the Office action.

The showing outlined above may not be sufficient if there are circumstances that point to a conclusion that the Office action may have been lost after receipt rather than a conclusion that the Office action was lost in the mail (e.g., if the practitioner has a history of not receiving Office actions).

Evidence of nonreceipt of an Office communication or action (e.g., Notice of Abandonment or an advisory action) other than that action to which reply was required to avoid abandonment would not warrant withdrawal of the holding of abandonment. Abandonment takes place by operation of law for failure to reply to an Office action or timely pay the issue fee, not by operation of the mailing of a Notice of Abandonment. See *Lorenz v. Finkl*, 333 F.2d 885, 889-90, 142 USPQ 26, 29-30 (CCPA 1964); *Krahn v. Commissioner*, 15 USPQ2d 1823, 1824 (E.D. Va 1990); *In re Application of Fischer*, 6 USPQ2d 1573, 1574 (Comm'r Pat. 1988). (Emphasis supplied.)

¹¹ The regulations at 37 C.F.R. §1.2 provide:

^{§1.2} Business to be transacted in writing.

All business with the Patent and Trademark Office should be transacted in writing. The personal attendance of applicants or their attorneys or agents at the Patent and Trademark Office is unnecessary. The action of the Patent and Trademark Office will be based exclusively on the written record in the Office. No attention will be paid to any alleged oral promise, stipulation, or understanding in relation to which there is disagreement or doubt.

regulations (37 C.F.R.) and the commentary on policy (MPEP). Therefore, no telephone discussion may be controlling or considered authority for Petitioner's action(s).

John J. Gillon, Jr. Senior Attorney Office of Petitions



United States Department of commerce United States Patent and Trademark Office Address CommissionNer FOR PATENTS P.O. Boa 1450 Alexandria, Viginia 22313-1450

NOTICE OF ALLOWANCE AND FEE(S) DUE

21839

7590

03/21/2006

BUCHANAN INGERSOLL PC (INCLUDING BURNS, DOANE, SWECKER & MATHIS) POST OFFICE BOX 1404 ALEXANDRIA, VA 22313-1404 EXAMINER

STEPHENS, JACQUELINE F

ART UNIT PAPER NUMBER

3761 DATE MAILED: 03/21/2006

APPLICATION NO.	FILING DATE .	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655 344	09/05/2003	Ingrid Gustafson	018798-175	6551

TITLE OF INVENTION: SENSORING ABSORBING ARTICLE

APPLN, TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	NO	\$1400	\$300	\$1700	06/21/2006

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

- A. If the status is the same, pay the TOTAL FEE(S) DUE shown above.
- B. If the status above is to be removed, check box 5b on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and twice the amount of the ISSUE FEE shown above, or

If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.
- II. PART B FEE(S) TRANSMITTAL should be completed and returned to the United States Patent and Trademark Office (USPTO) with your ISSUE FEE and PUBLICATION FEE (if required). Even if the fee(s) have already been paid, Part B Fee(s) Transmittal should be completed and returned. If you are charging the fee(s) to your deposit account, section "4b" of Part B Fee(s) Transmittal should be completed and an extra copy of the form should be submitted.
- III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

Complete and send this form, together with applicable fee(s), to: Mail Stop ISSUE FEE
Commissioner for Patents
P.O. Box 1450
Alexandria, Virginia 22313-1450
or Fax
(571)-273-2885

INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as indicated unless corrected below or directed otherwise in Block 1, by (a) specifying a new correspondence address; and/or (b) indicating a separate "FEE ADDRESS" for

CURRENT CORRESPONDENCE ADDRESS (Note: Use Block I for any change of address)		•	Note: A certificate of mailing can only be used for domestic mailings of the Fee(s) Transmittal. This certificate cannot be used for any other accompanying				
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ALEXANDRIA,	/A 22313-1404						(Depositor's name)
							(Signature)
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APPLICATION NO.	FILING DATE		FIRST NAMED I	NVENTOR		ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655,344	09/05/2003		Ingrid Gust	afson		018798-175	6551
TITLE OF INVENTION: S	ENSORING ABSORBING	ARTICLE					
APPLN. TYPE	SMALL ENTITY	ISSUE F	EE	PUBLICATION	N FEE	TOTAL FEE(S) DUE	DATE DUE
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Change in Entity Status	(from status indicated abov	·e)	Deposit Act	count Number		(enclose an exu	a copy or this form).
a. Applicant claims	MALL ENTITY status. See	37 CFR 1.27.	D b. Applican	t is no longer clai	iming SMA	LL ENTITY status. See 37 C	FR 1.27(g)(2).
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UNITED STATES DEPARTMENT OF COMMERCE United States Patent and Trademark Office Address COMMISSIONER FOR PATENTS P.O. Box 1450 Alexandria, Virginia 22313-1450

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/655,344	09/05/2003	Ingrid Gustafson	018798-175	6551
21839 7	7590 03/21/2006	,	EXAMI	INER
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	JRNS, DOANE, SWECKER	& MATHIS)	ART UNIT	PAPER NUMBER
POST OFFICE B			3761	
ALEXANDRIA,	VA 22313-1404		DATE MAILED: 03/21/2006	4

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 501 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 501 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.

	Application No.	Applicant(s)					
	10/655,344	GUSTAFSON ET AL					
Notice of Allowability	Examiner	Art Unit					
	Jacqueline F. Stephens	3761					
	Jacqueline r. Stephens	3/61					
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.							
1. Application is responsive to Application filed9/5/03	<u>3</u> .						
2. The allowed claim(s) Is/are 1-23.							
 3. ☐ Acknowledgment is made of a claim for foreign priority unersulation. a) ☐ All b) ☐ Some* c) ☐ None of the: 1. ☐ Certified copies of the priority documents have 							
2. Certified copies of the priority documents have							
3. Copies of the certified copies of the priority do							
International Bureau (PCT Rule 17.2(a)).							
Certified copies not received:	·	·					
Applicant has THREE MONTHS FROM THE "MAILING DATE" of this communication to file a reply complying with the requirements noted below. Failure to timely comply will result in ABANDONMENT of this application. THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.							
4. A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give	itted. Note the attached EXAMINER' es reason(s) why the oath or declara	S AMENDMENT or NOTICE OF tion is deficient.					
5. CORRECTED DRAWINGS (as "replacement sheets") mus							
(a) Including changes required by the Notice of Draftspers	on's Patent Drawing Review (PTO-	948) attached					
1) 🗌 hereto or 2) 🔲 to Paper No./Mail Date							
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Identifying indicia such as the application number (see 37 CFR 1, each sheet. Replacement sheet(s) should be labeled as such in the	.84(c)) should be written on the drawin he header according to 37 CFR 1.121(c	igs in the front (not the back) of f).					
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	sit of BIOLOGICAL MATERIAL IN FOR THE DEPOSIT OF BIOLOGICA	nust be submitted. Note the AL MATERIAL.					
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Attachment(s) 1. ☑ Notice of References Cited (PTO-892)	5. Notice of Informal P	atent Application (PTO-152)					
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview Summary						
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4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	8. 🛛 Examiner's Stateme	ent of Reasons for Allowance					
	9. Other <u>IDS 1/22/04</u> . IACOUELINE F. STEPHENS						
	PRIMARY EXAMINER						

Art Unit: 3761

Allowable Subject Matter

Page 2

1. Claims 1-23 are allowed.

The following is an examiner's statement of reasons for allowance: The overall claimed combination of a magnetoelastic film in an absorbent structure is neither anticipated nor rendered obvious by the prior art of record. WO 200000233, WO 2003027636 and WO 2002078513 disclose an absorbent wetness detection system, but do not disclose a magnetoelastic film. Kim et al. US 2004/0014201 discloses a magnetoelastic biosensor, however, based on the priority date of the present application, Kim is not available as prior art. The non-patent literature reference to Grimes "Thin-Film Magnetoelastic Microsensors for Remote Query Biomedical Monitoring" teaches magnetoelastic films as sensor devices. Grimes teaches the films are cost effective can be made to be disposable. However, the prior art does not teach or suggest the use of magnetoelastic films in an absorbent article or for the detection of wetness, such as urine.

Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

Art Unit: 3761

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Jacqueline F. Stephens whose telephone number is (571) 272-4937. The examiner can normally be reached on Monday-Friday 9:00-5:30.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Tanya Zalukaeva can be reached on (571) 272-1115. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

Jacqueline F Stephens

Primary Examiner

Art Unit 3761

March 19, 2006





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/655,344	09/05/2003	Ingrid Gustafson	018798-175	6551
21839 75	590 08/30/2006		EXAM	INER
	, INGERSOLL & ROC	NEY PC	STEPHENS, JA	CQUELINE F
POST OFFICE	BOX 1404 A. VA 22313-1404		ART UNIT	PAPER NUMBER
	.,		3761	

DATE MAILED: 08/30/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

	Application No.	Applicant(s)	
Supplemental	10/655,344	GUSTAFSON ET A	
Notice of Allowability	Examiner	Art Unit	
•	Jacqueline F. Stephens	3761	
The MAILING DATE of this communication appear All claims being allowable, PROSECUTION ON THE MERITS IS (onerewith (or previously mailed), a Notice of Allowance (PTOL-85) on NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RICE of the Office or upon petition by the applicant. See 37 CFR 1.313	OR REMAINS) CLOSED in the or other appropriate communic GHTS. This application is subj	is application. If not includ ation will be mailed in due	led course. THIS
1. X This communication is responsive to Application filed 9/5/03	<u>3</u> .		
2. X The allowed claim(s) is/are 1-35.		•	
3. ☐ Acknowledgment is made of a claim for foreign priority und a) ☐ All b) ☐ Some* c) ☐ None of the:	der 35 U.S.C. § 119(a)-(d) or (Ŋ.	
 Certified copies of the priority documents have 			
2. Certified copies of the priority documents have			
3. Copies of the certified copies of the priority doc	uments have been received in	this national stage applica	ation from the
International Bureau (PCT Rule 17.2(a)).			
* Certified copies not received:			•
Applicant has THREE MONTHS FROM THE "MAILING DATE" of noted below. Failure to timely comply will result in ABANDONMI THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a ENT of this application.	reply complying with the re	equirements
 A SUBSTITUTE OATH OR DECLARATION must be submit INFORMAL PATENT APPLICATION (PTO-152) which give 	tted. Note the attached EXAM is reason(s) why the oath or de	INER'S AMENDMENT or lectoration is deficient.	NOTICE OF
5. CORRECTED DRAWINGS (as "replacement sheets") must	t be submitted.		
(a) including changes required by the Notice of Draftsperso	on's Patent Drawing Review (PTO-948) attached	
1) hereto or 2) to Paper No./Mail Date			
(b) including changes required by the attached Examiner's Paper No / Mail Date			
Identifying Indicia such as the application number (see 37 CFR 1. each sheet. Replacement sheet(s) should be labeled as such in the	84(c)) should be written on the ne header according to 37 CFR	drawings in the front (not in 1.121(d).	ie dack) of
6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT I	sit of BIOLOGICAL MATER	IAL must be submitted.	Note the
Attachment(s) 1. Notice of References Cited (PTO-892)	5. Notice of Info	rmal Patent Application (P	TO-152)
2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview Sun		

U.S. Patent and Trademart	c Offic
PTOL-37 (Rev. 7-05)

of Biological Material

3. Information Disclosure Statements (PTO-1449 or PTO/SB/08),
Paper No./Mall Date
4. Examiner's Comment Regarding Requirement for Deposit

8. Examiner's Statement of Reasons for Allowance

Art Unit: 3761

9. Other _



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655,344	09/05/2003	ingrid Gustafson	018798-175	6551
21839	7590 08/30/2006		EXAM	INER
	N, INGERSOLL & ROC	DNEY PC	STEPHENS, JA	CQUELINE F
POST OFFICE ALEXANDRI	E BOX 1404 A, VA 22313-1404		ART UNIT	PAPER NUMBER
	,		3761	

DATE MAILED: 08/30/2006

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One of the control of	Application No.	Applicalities						
Supplemental	10/655,344	GUSTAFSON ET A	L					
Notice of Allowability	Examiner	Art Unit						
	Jacqueline F. Stephens	3761						
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2. X The allowed claim(s) is/are 1-35.								
3. Acknowledgment is made of a claim for foreign priority uner a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). * Certified copies not received: Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE. 4. A SUBSTITUTE OATH OR DECLARATION must be subminformal patent APPLICATION (PTO-152) which give 5. CORRECTED DRAWINGS (as "replacement sheets") must (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date ldentifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the composition of the deponant of the dep	been received. been received in Application No cuments have been received in this received in the ceived in the received in the Comment or in the Com	national stage applical complying with the research of the front (not the figure). The first the front (not the figure) and the first the front the first be submitted.	quirements NOTICE OF					
Attachment(s) 1. Notice of References Cited (PTO-892) 2. Notice of Draftperson's Patent Drawing Review (PTO-948) 3. Information Disclosure Statements (PTO-1449 or PTO/SB/O Paper No./Mail Date 4. Examiner's Comment Regarding Requirement for Deposit of Biological Material	5. Notice of Informal P 6. Interview Summary Paper No./Mail Dat 7. Examiner's Amendr 8. Examiner's Stateme 9. Other	(PTO-413), te ment/Comment	owance hens					





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NOTICE OF ALLOWANCE AND FEE(S) DUE

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03/21/2006

BUCHANAN INGERSOLL PC (INCLUDING BURNS, DOANE, SWECKER & MATHIS) POST OFFICE BOX 1404 ALEXANDRIA, VA 22313-1404



STEPHENS, JACQUELINE F		
PAPER NUMBER		

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655,344	09/05/2003	Ingrid Gustafson	018798-175	6551

TITLE OF INVENTION: SENSORING ABSORBING ARTICLE

APPLN. TYPE	SMALL ENTITY	ISSUE FEE	PUBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	, NO	\$1400 .	\$300	\$1700	06/21/2006

THE APPLICATION IDENTIFIED ABOVE HAS BEEN EXAMINED AND IS ALLOWED FOR ISSUANCE AS A PATENT. PROSECUTION ON THE MERITS IS CLOSED. THIS NOTICE OF ALLOWANCE IS NOT A GRANT OF PATENT RIGHTS. THIS APPLICATION IS SUBJECT TO WITHDRAWAL FROM ISSUE AT THE INITIATIVE OF THE OFFICE OR UPON PETITION BY THE APPLICANT. SEE 37 CFR 1.313 AND MPEP 1308.

THE ISSUE FEE AND PUBLICATION FEE (IF REQUIRED) MUST BE PAID WITHIN THREE MONTHS FROM THE MAILING DATE OF THIS NOTICE OR THIS APPLICATION SHALL BE REGARDED AS ABANDONED. THIS STATUTORY PERIOD CANNOT BE EXTENDED. SEE 35 U.S.C. 151. THE ISSUE FEE DUE INDICATED ABOVE REFLECTS A CREDIT FOR ANY PREVIOUSLY PAID ISSUE FEE APPLIED IN THIS APPLICATION. THE PTOL-85B (OR AN EQUIVALENT) MUST BE RETURNED WITHIN THIS PERIOD EVEN IF NO FEE IS DUE OR THE APPLICATION WILL BE REGARDED AS ABANDONED.

HOW TO REPLY TO THIS NOTICE:

I. Review the SMALL ENTITY status shown above.

If the SMALL ENTITY is shown as YES, verify your current SMALL ENTITY status:

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If the SMALL ENTITY is shown as NO:

- A. Pay TOTAL FEE(S) DUE shown above, or
- B. If applicant claimed SMALL ENTITY status before, or is now claiming SMALL ENTITY status, check box 5a on Part B Fee(s) Transmittal and pay the PUBLICATION FEE (if required) and 1/2 the ISSUE FEE shown above.
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- III. All communications regarding this application must give the application number. Please direct all communications prior to issuance to Mail Stop ISSUE FEE unless advised to the contrary.

IMPORTANT REMINDER: Utility patents issuing on applications filed on or after Dec. 12, 1980 may require payment of maintenance fees. It is patentee's responsibility to ensure timely payment of maintenance fees when due.

PART B - FEE(S) TRANSMITTAL

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INSTRUCTIONS: This form should be used for transmitting the ISSUE FEE and PUBLICATION FEE (if required). Blocks 1 through 5 should be completed where appropriate. All further correspondence including the Patent, advance orders and notification of maintenance fees will be mailed to the current correspondence address as in m

CURRENT CORRESPONDENCE	18. JE ADDRESS (Note: Use Block 1 for	any change of address)		Note: A certificate of	mailing can only be used for	or domestic mailings of the
				papers. Each additions	is certificate cannot be used to paper, such as an assignment of mailing or transmission.	nt or formal drawing, must
21839 75	90 03/21/2006					
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ALEXANDRIA, V	'A 22313-1404					(Depositor's name)
			•			(Signature)
						(Date)
APPLICATION NO.	FILING DATE	FIRST	NAMED INVE	rtor	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655,344	09/05/2003	la	grid Gustafson	1	018798-175	6551
TITLE OF INVENTION: SI	ENSORING ABSORBING	ARTICLE .	,			
APPLN. TYPE	SMALL ENTITY	ISSUE FEE	P	UBLICATION FEE	TOTAL FEE(S) DUE	DATE DUE
nonprovisional	МО	\$1400		\$300	\$1700	06/21/2006
EXAM	INER	ART UNIT	C	LASS-SUBCLASS	J	
STEPHENS, JA	ACQUELINE F	`- 3761		604-361000		
"Fee Address" indicat PTO/SB/47; Rev 03-02 of Number is required. 3. ASSIGNEE NAME AND PLEASE NOTE: Unless recordation as set forth in (A) NAME OF ASSIGNI	137 CFR 3.11. Completion	e of a Customer liste E PRINTED ON THE PA elow, no assignee data w of this form is NOT a sub	istered attorne egistered paten ed, no name w ATENT (print ill appear on stitute for filir ESIDENCE: (single firm (having as a yor agent) and the nam t attorneys or agents. If ill be printed. or type) the patent. If an assign g an assignment. CITY and STATE OR 6	nes of up to no name is 3	
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	(from status indicated above	-	<u>. </u>		LL ENTITY status. See 37 C	
The Director of the USPTO NOTE: The Issue Fee and P interest as shown by the reco	is requested to apply the Iss ublication Fee (if required) ords of the United States Pat	ue Fee and Publication Fe will not be accepted from ent and Trademark Office	e (if any) or to anyone other i	re-apply any previous han the applicant; a reg	ly paid issue fee to the application is tered attorney or agent; or the state of th	ation identified above, he assignee or other party in
Authorized Signature				Date		
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Alexandra, Virgina 22313	1430.				the public which is to file (an minutes to complete, includir omments on the amount of ti Trademark Office, U.S. Dep S. SEND TO: Commissioner displays a valid OMB contro	



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APPLICATION NO.	FIL	ING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655,344	09	0/05/2003	Ingrid Gustafson	018798-175	6551
21839	7590	03/21/2006		EXAM	INER
BUCHANAN	INGERSO	LL PC		STEPHENS, JA	ACQUELINE P
			KER & MATHIS)	ART UNIT	PAPER NUMBER
POST OFFICE ALEXANDRIA		3-1404		3761 DATE MAILED: 03/21/200	

Determination of Patent Term Adjustment under 35 U.S.C. 154 (b)

(application filed on or after May 29, 2000)

The Patent Term Adjustment to date is 501 day(s). If the issue fee is paid on the date that is three months after the mailing date of this notice and the patent issues on the Tuesday before the date that is 28 weeks (six and a half months) after the mailing date of this notice, the Patent Term Adjustment will be 501 day(s).

If a Continued Prosecution Application (CPA) was filed in the above-identified application, the filing date that determines Patent Term Adjustment is the filing date of the most recent CPA.

Applicant will be able to obtain more detailed information by accessing the Patent Application Information Retrieval (PAIR) WEB site (http://pair.uspto.gov).

Any questions regarding the Patent Term Extension or Adjustment determination should be directed to the Office of Patent Legal Administration at (571)-272-7702. Questions relating to issue and publication fee payments should be directed to the Customer Service Center of the Office of Patent Publication at 1-(888)-786-0101 or (571)-272-4200.





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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/655,344	09/05/2003	Ingrid Gustafson	018798-175	6551
21839	7590 08/30/2006		EXAM	INER
BUCHANAN, INGERSOLL & ROONEY PC POST OFFICE BOX 1404		STEPHENS, JA	CQUELINE F	
	A, VA 22313-1404		ART UNIT	PAPER NUMBER
			3761	

DATE MAILED: 08/30/2006

Please find below and/or attached an Office communication concerning this application or proceeding.

Su	pplemental	
Notice	of Allowability	,

Application No.	Applicant(s)
10/655,344	GUSTAFSON ET AL
Examiner	Art Unit
Jacqueline F. Stephens	3761

Notice of Anomability	Examiner	Art Ollit	
	Jacqueline F. Stephens	3761	
The MAILING DATE of this communication appearable allowable, PROSECUTION ON THE MERITS IS herewith (or previously mailed), a Notice of Allowance (PTOL-85) NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT R of the Office or upon petition by the applicant. See 37 CFR 1.313	(OR REMAINS) CLOSED in this app or other appropriate communication IGHTS. This application is subject to	olication. If not include will be mailed in due	ed course, THIS
1. X This communication is responsive to Application filed 9/5/1	<u>)3</u> .		
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 Certified copies of the priority documents have 	e been received.		
2. Certified copies of the priority documents have			
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Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONN THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.	of this communication to file a reply MENT of this application.	complying with the re	quirements
4. A SUBSTITUTE OATH OR DECLARATION must be subminformal PATENT APPLICATION (PTO-152) which give	nitted. Note the attached EXAMINER es reason(s) why the oath or declara	'S AMENDMENT or Nation is deficient.	IOTICE OF
5. CORRECTED DRAWINGS (as "replacement sheets") mu	st be submitted.		
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1) 🔲 hereto or 2) 🔲 to Paper No./Mail Date			·
(b) ☐ including changes required by the attached Examiner Paper No./Mail Date	's Amendment / Comment or in the C	Office action of	
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6. DEPOSIT OF and/or INFORMATION about the deposit attached Examiner's comment regarding REQUIREMENT	osit of BIOLOGICAL MATERIAL (FOR THE DEPOSIT OF BIOLOGIC	must be submitted. AL MATERIAL.	Note the
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Attachment(s) 1. ☐ Notice of References Cited (PTO-892)	5. Notice of Informal F	Patent Application (PT	O-152)
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3. Information Disclosure Statements (PTO-1449 or PTO/SB/			
Paper No./Mall Date 4.	8. Examiner's Statem	ent of Reasons for All	owance
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		Primary Examiner Art Unit: 3761	



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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO
10/655,344	09/05/2003	Ingrid Gustafson	018798-175	6551
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•	Andication No.	I Amplicant(a)		
0.0000100000401	Application No.	Applicant(s)		
Supplemental	10/655,344	GUSTAFSON ET A	L.	
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	Jacqueline F. Stephens	3761		
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•	cuments have been received in this	Hational stage applica	uon nom ale	
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2. Notice of Draftperson's Patent Drawing Review (PTO-948)	6. Interview Summary	(PTO-413),	•	
Paper No./Mail Date 3. ☐ Information Disclosure Statements (PTO-1449 or PTO/SB/08), 7. ☐ Examiner's Amendment/Comment				

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3. Information Disclosure Statements (PTO-1449 or PTO/SB/08),
Paper No./Mail Date
4. Examiner's Comment Regarding Requirement for Deposit
of Biological Material

9. [Other _

Jacqueline F Stephens Primary Examiner

Art Unit 3761

8.

Examiner's Statement of Reasons for Allowance